MR. VENABLE OPPOSED TO GUBA. Our Correspondent " W. W." quotes from Mr. Venable's Cuba speech, but he is careful to quote 1 to, of January 3d. are the closing decisions, viz: In the speech r 1853. Mr. Venable says

" But, Sir, carry out the doctrine which has been

enough territory, and that the annexation of Cuba, a slaveholding country, would actually injure the slaveholding States! Why did our Correspondent temptuous terms, in the same speech, to the struggles for human liberty in Europe; he says this talk about "human rights" may "do for fourth of July orations," and the like; and he then expresses the pleasure with which he looks back to his vote rethey overthrew Louis Phillippe. He says, in the same speech, that he is a "thorough" and "utter conservative." This is the language, some of our readers will remember, which N. P. Tallmadge and backs on Gen. Jackson.

acquire Cuba, a slaveholding country, than this the Bill. champion of Southern interests and Southern

of the area of freedom, and hence they were in favor the Sandwich islands as soon as they can be obtained rights of other nations."

Mr. Venable lugs in Canada-the New Hampshire Democracy are silent about Canada; Mr. Venable says that Cuba "is not desirable"-the New Hampshire Democracy, speaking the sentiments of Gen. I ierce as well as their own, declare that it is desirable. Gen. Pierce declares in his Inaugural, that his "administration will not be controlled by any timid forebodings of evil from expansion": Mr. Venable thinks we have enough Mexican war, he was "inclined to take just as or," Mr. Badger, the federal Senator from this State, took the same view, for it is well known that Representative. he voted in the Senate to cede back California to

judgment all this talk about "human liberty" is We speak from the record,

NORTH CAROLINA ROAD.

We learn that the late meeting of the stockholders at Salisbury was large, and that the occasion was quite interesting and exciting. The Resolution in favor of accepting the amended charter passed by the last Legislature: produced a warm and animated discussion. It was advocated by Messrs. Barringer, Boyden, Avery, and Morehead, and opposed by Judges Ellis and Saunders and by Gen. Leach. It was rejected by a Nrge majority. The opposition was not to admitting the State to be represented, nor to the vote proposednor to the other amendments as proposed, but to the scale of voting amongst the stockholders and to its practical injustice. The vote of rejection, we postponed to a future meeting.

We learn there was quite a full vote in the election of Directors. On the first ballot Messrs, Fries, Hill, and Davis were elected, and on the second ballot Gov. Morehead received a small majority. The State Directors being present, a meeting was held and several ballotings were had for President wtihout success; but the next morning Morehead

employ Maj. Gwynn as State Engineer at a salary of eight thousand dollars-five thousand to be paid by the Company, and three thousand out of appropriations for the survey of the Eastern and He is also to have the privilege of accepting employment out of the State as consulting Engineer. This is a large and extravagant salary. It is believed a Chief Engineer, fully competent, could have been procured for three thousand dollars, and that his entire services could have been commanded.

Kor Mr. Venable, we learn, demagogues it every day about the "Raleigh Clique." If we had gone for him, and thus deserted Craige, and Ruffin, and Boyd, and Shaw, and Ashe, we should indeed have become a " Clique," Think of that. If Mr. Venable will show that we have ever deviated a hairsto some respect and attention.

of the husbandman have greatly revived. The corn key the cask contained a poisonous liquid. crop will be much better than was anticipated.

One of the evidences that Mr. Lewis is the is thus called upon to stand up alone for Demo-never more cratic principles and usages. Think of that.

President Pierce returned to Washington

SUPREME COURT. This Tribunal adjourned on Friday, after a la-

By Battle, J., in Shoffer v. Fogleman, from Alamance, affirming the order appealed from. Also, in
Cobb v. Hines from Dunlin reversing the independent of the late barrass the administration of Gen. Pierce. The hisRev. Dr. Wait, the Mecklenburg Declaration was Cobb v. Hines, from Duplin, reversing the judgment jects the proposition to disintegrate her empire by tory of his political life gives a flat contradiction to read by Col. R. J. Mitchell, who prefaced its reading and directing judgment of non-suit here. Also, in selling her domains. No power of Europe is dis. such a supposition. den ex dem Cobb v. Hines, from Wayne, reversing posed to seize upon Cuba, at least so far as indicated I will not predict the course which I believe the ved. The national Declaration having been read by fusing congratulations to the French people when the judgment, and directing a non-suit to be entered here. Also, in Forbes v. Hunter, from Pasquotank, posed to unite with us to guaranty the possession of months—time will disclose facts, too well known to and impressive, Gen. McClanahan presented to the affirming the judgment. Also, in the matter of the that Island to Spain. Whilst I approve of the reject that Island to Spain. Whilst I approve of the reject that Island to Spain. Whilst I approve of the reject that Island to Spain. Whilst I approve of the reject that Island to Spain. Williams, for a Pasquotank, tion of that alliance by the Government of the United with us to guaranty the possession of the reject. Such men as Walter F Leak, Duncan K. McRae, audience John A. Williams, Esq., the orator of the Will. K. Lane, W. T. Dortch, Rob't Strange, and day. The beauty and symmetry of the effort could affirming the judgment. Also, in Griffin v. Williams. States, I mention it as an evidence that there is no from Camden, affirming the judgment. Also, in purpose to divest Spain of her possessions by the different parts to a purpose to divest Spain of her possessions by the different parts to a purpose to divest Spain of her possessions by the different parts to a purpose to diversity to a purpose to divest Spain of her possessions by the different parts to a purpose to divest Spain of her possessions by the different parts to a purpose to divest Spain of her possessions by the different parts to a purpose to divest Spain of her possessions by the different parts to a purpose to different parts State v. Garrett, from Northampton, declaring that Powers of Europe. The policy which our interest William C. Rives used when they turned their there is no error in the record and proceeding of the indicates is to leave Cuba in the possession of Spain, press his conviction to the contrary. Superior Court. Also, in Runyos v. Montforts, her rightful owner, and to the rest of the world a disfrom Beaufort, affirming the judgment. Also, in Sat- interested stakeholder, and leave to the future the de- allow me to address myself to the old rank and file ning zeal which filled his own; the chaste and splen-The Democracy of New Hampshire are sounder to the future the deon this question than Mr. Venable—citizens of the new terth waite v. Doughty, affirming the judgment. Alon this question than Mr. Venable—citizens of indispensable; and interested stakeholder, and leave to the future the development of the proper course to be pursued. Anon this question than Mr. Venable—citizens of indispensable; and interested stakeholder, and leave to the future the development of the proper course to be pursued. Anon this question than Mr. Venable—citizens of indispensable; and interested stakeholder, and leave to the future the development of the proper course to be pursued. Anon this question than Mr. Venable—citizens of indispensable; and interested stakeholder, and leave to the future the development of the proper course to be pursued. Anleave to the future the development of the proper course to be pursued. Anleave to the future the development of the proper course to be pursued. Anleave to the future the development of the proper course to be pursued. Anleave to the future the development of the proper course to be pursued. Anleave to the future the development of the proper course to be pursued. Anleave to the future the development of the proper course to be pursued. Anleave to the future the development of the proper course to be pursued. Anleave to the future the development of the proper course to be pursued. Anleave to the future the development of the proper course to be pursued. Anleave to the future the development of the proper course to be pursued. Anleave to the future the development of the proper course to be pursued. Anleave to the future the development of the proper course to be pursued. Anleave to the future the development of the proper course to be pursued. Anleave to the future the development of the proper course to the future the development of the proper course to the future the development of the proper course to the futur non-slaveholding States, they are more disposed to from Beaufort, reversing the decree and displaying when it is so, I approve the act. I advocated the anfrom Beaufort, reversing the decree, and dismissing nexation of Texas-I approve of the purchase of Lou-

slow, affirming the judgment. Also, in Rhodes v. ble to our interests, and were of paramount imporrights In their State Convention of June last Chesson, from Washington, awarding a venire de nothe following resolution was unanimously adopted : vo. Also, in dem ex dem, Johnson v. Swaim, from Mexican war, believing it to be just, and one in which "Resolved, That the democracy of New Hampshire have always favored the reasonable expansion was from Beaufort, awarding a venire de take just as small a portion of territory in closing the novo. Also, in Everitt v. Smith, from Hyde, award- war, unless entirely divested of population, as was of the area of freedom, and hence they were in lavor of the annexation of Texas and the recently acquired ing a venire de novo. Also, in Bridges v. Moye, in consistent with our honor. Our country, prosperous of the annexation of Texas and the recently acquired provinces of Mexico; and hence, also, they are in faprovinces of Mexico; and hence, also, they are in favor of the acquisition and annexation of Cuba and Costs. Also, in Dupree v. Dupree, in equity from the provinces of the acquisition and annexation of Cuba and Costs. Also, in Dupree v. Dupree, in equity from so important as a deliverance from vexations disthe acquisition and annexation of Cuba and Costs. Also, in Dupree v. Dupree, in equity from the provinces of the acquisition and annexation of Cuba and Costs. Also, in Dupree v. Dupree, in equity from the provinces of the acquisition and annexation of Cuba and Costs. Also, in Dupree v. Dupree, in equity from the provinces of the acquisition and annexation of Cuba and Costs. Also, in Dupree v. Dupree, in equity from the provinces of the acquisition and annexation of Cuba and Costs. Also, in Dupree v. Du without violating the honor of the republic or the dy & Brothers v. Simpson, from Chowan, affirming

> We make the following extract from a letter just received from a distinguished and reli-

able Democrat, dated July 15, 1853: condition, and unless the course is pursued that you by such policy." intimated in your paper of the 13th, it is to be feared that such a result can be prevented, and surely our friends and loyal citizen ought to endorse: will not risk defeat merely to gratify personal preferterritory, and admits that, at the close of the Mr. Venable destroys his usefulness to his party by guised manner, to all the Powers of Europe, that voted to the new States, and that by Congresses com- be was "inclined to take just as want of stability in his positions, and certainty as to while the Island of Cuba remained a province, a de- posed of Democratic majorities? This doctrine has hood that take Male boarders. But I now feel gratsmall a portion of territory, unlesss entirely divest- this unsettled the Democrats in his old District, and ed of population, as was consistent with our honor." Mr. Badger, the federal Senator from this

this unsettled the Democrats in his old District, and but that if ever any ambttious or grasping potentate ocratic party as a whole—it has been by sections only prised at that time, had I known that it was a mission of the party. The above analysis shows at once the variety of remediate ocratic party as a whole—it has been by sections only prised at that time, had I known that it was a mission of the party. The above analysis shows at once the variety of remediate ocratic party as a whole—it has been by sections only prised at that time, had I known that it was a mission of the party. The above analysis shows at once the variety of remediate ocratic party as a whole—it has been by sections only prised at that time, had I known that it was a mission of the party. The above analysis shows at once the variety of remediate ocratic party as a whole—it has been by sections only prised at that time, had I known that it was a mission or party as a whole—it has been by sections only prised at that time, had I known that it was a mission or party as a whole—it has been by sections only prised at that time, had I known that it was a mission or party as a whole—it has been by sections only prised at that time, had I known that it was a mission or property. and steady he would always have been an acceptable Your District will have to hold its present position

for ten years, and you may rest assured that if Mr. Venable is elected he will every year produce dissat-We take this occasion to repeat that we are no istaction, disorganization in the ranks, and finally unfillibuster." We are as much opposed as any settle the whole district. He will never add the one to the violation of treaties, or to a war for the will have no nominated candidate; then the Democonquest of the island; but our sympathics are with crats of the District ought to stand by Lewis and the down-trodden people of Cuba-we abhor the despotism which grinds them down, and we should of loss by an erratic course. You say " you may rerejoice to see them throw off the chain and emerge gard it as incumbent upon you to speak out before into the light of liberty. We hope to see the day when they will do this, though in Mr. Venable's issue as already made between him and the Democrats, and if he is elected, he will regard it as a trionly fit for sophomores and fourth of July orations. umph over us, and shape his future to suit his own views, notwithstanding they might be in contact with the long established principles of the Democrats. I shall look to your paper with increased interest, and be assured that if you will open your batteries upon Mr. Venable the Democracy of our section will stand

> A Good ONE. The last number of the Southern Era gives the following:

We have just read an account of a deer hunt in which, strange to tell, the deer killed the hunter. It is related of Daniel Boone, the great Kentucky hunter, that when he was a young man he went out hurting deer at night, accompanied by a young com-panion, who bore in his hand a torch light. When this light is seen by the gentle deer, instead of being frightened, it attracts them, and lures them on to their doom. They draw near, and the liunter, beholding their clear, shining eyes, shoots them down. On the evening in question, after passing some distance through the forest, young Boone's companion indicated to him that a deer was visible. Boone advanced, saw the eyes, and raised his unerring rifle, learn, was reconsidered by common consent and and was about to fire, when it occurred to him that those were not the eyes of a deer. He lowered his gun and the object fled, and Boone immediately started in pursuit. He chased it to the house of her fathers', when it proved to be a handsome young girl. The game was up. Dan's rifle never sent a ball to the heart of a varmint with moore unerring and fatal certainty than did those bright eyes send a shaft to his. The bold backwoodsman pressed his suit, and the maiden allowed herself to be wooed and won."

REV. DR. IVES. The statement that the Rev. Dr. Ives, late Bishop of the Diocese of North Carolina, was about to be ordained a priest in the Catholic The Board agreed, as we stated in our last, to church, and that the Pope had informed him that he must separate from his wife, is positively contradicted by the Freeman's Journal. As regards the separation, the Journal says such a thing is not likely to find favor any where in the Catholic church. Journal also publishes an extract of a letter from Dr. Ives to the Rev. Dr. Forbes of New York, in which Western extensions, which he is to superintend. he alleges that an account had been made up against him in North Carolina, and a process served upon his library and Mrs. Ives' personal articles left behind in that State. He further says :- " All I ask in this life is to have my dear wife side by side with me at the altar, and some situation, however low, however

Illinois, near Lacon, came to a terrible death last week. A companion had stolen a bottle of liquor, as he supposed, which he handed them for a treat. They both drank of it in such haste that its pungency and deadly power were not discovered until too late to avert the evil. It turned out to be nitric acid, diluted in rain water, said to have been procured for the purposes of galvanizing. But a moment elapsed before they fell to the earth overwhelmed with the most inbreadth from Democratic principles, or that our bled, and clawed their faces and the earth with both course in this matter is not disinterested, he will be hands, indicating by the contortions of their bodies entitled, when he fumes and fusses about "Cliques," and groaning that agony which would ensue if they had swallowed red-hot coal. Death soon ensued.

A similar affair occurred on board a steamboat on the Ohio river, near Louisville, a few days ago. We have had an abundance of rain in this Several of the crew tapped a cask of whiskey, as they section during the last eight or ten days; and we supposed, in the hold of the boat, and drank freely. hear of fine rains in other quarters. The hopes another is not expected to survive. Instead of whis-

> The late rains, we are pleased to learn from our them off, an abundant harvest will be the result.

by March 1885

VENABLE, CUBA, POLIC LANDS.

To the Editor of the Standard.

Star: In your issue of Thesday last, you hold Mr.

Venable up as opposed to the great body of the Demicratic party, on the Suba question. I have too much respect for your honesty to believe that you would wilfully misrepresent any gentleman's views, under any gentleman's views, to that hough to for the resolution: Allen, Dortch, Long, of Caswell, Lyon, of Orange, Mills, Hills, of Say a very few words of the occasion, as it may not say a very few words of the occasion, as it may not say a very few words of the occasion, as it may not say a very few words of the occasion, as it may not say a very few words of the occasion, as it may not say a very few words of the occasion, as it may not say a very few words of the occasion, as it may not say a very few words of the occasion, as it may not say a very few words of the occasion, as it may not say a very few words of the occasion, as it may not say a very few words of the occasion, as it may not say a very few words of the occasion. borious session. A large number of cases were Venable up as opposed to the great body of the Dedisposed of during the Term, and the following morratic party, on the Suba question. I have too By NASH, C. J., in State ex rel Williams v. Lind- under any circumstances, and I must, therefore, con- Long, of Caswell, Lyon, of Orange, Mills, Hill, of say a very few words of the occasion, as it may not say, from Currituck, awarding a venire de navo. Also, in State ex rel Lindsay v. Dozier, from Currituck, on the subject in the House of Representatives, January 3, 1853. I have that speech now before me, But, Sir, carry out the sequisition of cften asserted with reference to the sequisition of judgment below reversed, and judgment for plaintiff.

Cuba; get it fairly, if you can, but get it anyhow, I have the indepent Also, Dem ex dem Mercer v. Halsted, from Currituck, and I ask you as a candid man, willing to do justice,

"I regret to see your District in such an unfortunate rests of the country will always be safe when guided Convention enroll it upon their platform, and stump-

one of the strongest Democratic Districts will be rep- Mr. Mason holds the following language. This is ful execution. Will " Othello" join issue in this resented by a whig. By uniting on one of the candidates what Mr. Venable endorses, and what every good behalf also?

ences. It is to be regretted that so able a man as made known in the most open, frank, and undistant millions upon millions of these lands have been of William J. Branchs' name in my advertisement the course he will pursue in the future. A cause like pendency of Spain, we should never interfere with it; never been adhered to, except in theory, by the Dem- ified to say that I should have been agreeably surrope knows that.

> and upon my responsibility as a statesman of Amer., ica, that I am content Cuba shall remain in the possession of Spain, unless it can be acquired from her some people rashly persevere in saying that there is whereas he said the widow Branch—this was the by voluntary cession on her part, or unless the people Cuba by their own act, shall sever all political rily propose annexation.

marauding on the part of those who engage in it." striplings of the day, and go in for taking Cuba, people of this country, I know, cannot doubt the soundness of Mr. Venable's course on this import-

distribution of the public lands.

his great Cuba speech : should pass into the possession of any other Power and I shall not fear your answer. than the United States, I am equally confident that, Having already occupied more space than I intend-Juited States will be most effectually secured by ble himself who has become obsolete.

in his views of the propriety of the distribution of the lands to the old States. The Journals of the last poral's guard, Legislature disclose facts that cannot be controvert-Who has forgotten the great excitement on the land resolutions, in the House of Commons? Mr. Bynum, of Northampton, introduced the following resolution, which will be found reported in the House Journal, on page 262, session of 1852:

" Resolved, That we are opposed to the policy of granting the Public Lands to actual settlers, and of making large appropriations of the same to works of internal improvements within particular States, as unjust, unequal, and impolitic, and our Representatives in Congress are hereby instructed to endeavor to prevent said policy, but it said policy should continue contrary to our wishes, and their exertions, then, and in that case, they are further instructed to make application for an appropriation of a fair and equitable portion of said lands to the State of North Carolina; which, when so apppropriated, shall be applied as the Legislature may direct."

Who do we find voting for this resolution? As nising; and if no storm comes to cut tin, Marshall, Mooring, McNeill, Reid, of Duplin, and an holding at the principles contends the large number of the provisions have been made.

Reid, of Rockingham, Rives, Russell, Scales, Sauls, is perfectly preposterous.

Sherrill, Strange, Sutton, Ward, WHEELER, In conclusion I wish it to be distinctly understood

Warrenton N. C. Female Seminary, Long, of Caswell, Lyon, of Caswell, L

gation among the disorganizers, in voting in favor of It has generally been the custom of the patriotic ciri-Cuha; get it fairly, if you can, but get it anyhow.

Also, Dem ex dem Mercer V. Paisted, from Currituck, affirming the judgment. Also, in Bond & Willis, v. though the Heavens should fall," to allow me space desirable. We have already a vast fertile unoccudesirable. We have already a vast fertile unoccupied territory."

Also, in Bond & Willis, v. though the Heavens should fall," to allow me space the policy of distribution. In the lace of this evidence, how ungenerous are the statements now going day with ardor, and I ask you as a candid man, willing to do justice, affirming the judgment. Also, in Bond & Willis, v. though the Heavens should fall," to allow me space the policy of distribution. In the lace of this evidence, how ungenerous are the statements now going day with ardor, and I ask you as a candid man, willing to do justice, affirming the judgment. Also, in Bond & Willis, v. though the Heavens should fall," to allow me space in your paper for the following extracts. Mr. Venal desirable. We have already a vast fertile unoccupied to the policy of distribution. In the lace of this evidence, how ungenerous are the statements now going day with ardor, and I ask you as a candid man, willing to do justice, affirming the judgment. Also, in Bond & Willis, v. though the Heavens should fall," to allow me space in your paper for the following extracts. Mr. Venal desirable. We have already a ventre de novo.

Also, in Sample v. Wynne, from Perquimans, awarding a ventre de novo.

Also, in Judgment. Also, in Bond & Willis, v. though the Heavens should fall," to allow me space in your paper for the following extracts. Mr. Venal desirable. We have paper for the following extracts. Mr. Venal desirable. We have a read of received the policy of the paper for the following extracts. Mr. Venal desirable. We have a read of received the paper for the following extracts. Mr. Venal desirable in your paper for the following extracts. Mr. Venal desirable paper for the following extracts. Mr. Venal desirable paper for the following tiff. Also, in Judson, Cornwall and Cowles v. be a party to such alienation. We cannot consent to them. The honest yeomanry of our country can see ereign independence. Upon the ringing of the bells Smith, from New Hanover, affirming the judgment. the transfer of that Island to any other Power. But the truth—they will not desert the man, who believes a very large crowd of heauty, intelligence and patri-Also, same plaintiffs v. Kornegay, from New Hin. the transfer, if made, will be on terms consistent with over, affirming the judgment. Also, same plaintiffs the honor of both and all parties concerned. But keep that back? Mr. Venable also alludes in contemptuous terms, in the same speech, to the strugindicate the proper holder, affirming the Spain, the owner of the Island, is the proper holder, and whilst Spain holds it we have our best interests

North Carolina's just portion.

See the public domain voted off, year by year, to assemblage had become composed the order of proper holder, and whilst Spain holds it we have our best interests. Shepard, from Pasquotank, affirming the judgment. | subserved. That Spain means to hold it we have Nothing can be more ridiculous than to suppose that mahan. After an appeal to the throne of the Ruler of

by current events. France and England have pro- anti-distributionists will pursue in another twelve D. A. Paschall, Esq., in a manner highly suitable different name; but no Democrat now hesitates to ex- graceful delivery. As the clear tones of his ringing

I now take my leave of the subject. In conclusion, were insensibly elevated to that high degree of bur-Truth and justice will prevail. Uphold the man reminiscences of the occasion, while they stimulated whose services entitle him to your warmest affections. and encouraged the patriotism of all who enjoyed isiana. The mouth of the Mississippi, and the mili- He is with you-your interests lie nearest his heart; By Pearson, J. In Meadows v. Smith, from On- tary importance of Texas, rendered both indispensa- and, while the torch-lights of his enemies are seen fort it was of the highest order, as an oration for the

Raleigh, July 21, 1853.

MR. EDITOR: If you will permit me, with the Pitt, dismissing the bill. Also, in den ex dem Har- putes, and the disturbance and misdirection of those why I think, and consequently assert, that the Demenergies now so successfully employed for our pros- ocratic doctrine upon the subject of the public lands next be as happy) all apparently delighted, nothing is now obsolete. I will remark, first, that it has be-It was with great satisfaction that I read the re- come so in the same sense, that the law establishing marks of the distinguished Senator from Virginia, the Sub-Treasury has become obsolete, or in other [Mr. Mason,] the chairman of the Committee on words a dead letter. The law is upon the Statute Book Foreign Relations. With his views, as there ex- it is true; but it never has been, nor never can be carpressed, lentirely concur. The honor and the inte- ried into effect-notwithstanding every Baltimore orators and office-seekers hold it up to the people as In the Congressional Globe, of 23d Dec., 1852, if the salvation of the country depended upon its faith-

If the Democratic doctrine upon the subject of the "It has been the established policy of this country public lands is not obsolete, how has it come about, saw a notice in the Standard, relative to the insertion but that if ever any ambitious or grasping potentate ocratic party as a whole-it has been by sections only prised at that time, had I known that it was a misbecome obsolete whenever a sufficient number of those sider it a duty that I owe to Mr. Branch, as well as gard to the public lands. If a principle cannot pos- in advertising the school, to bring in the names of sibly be made operative, as in the case under consid- those that would take boarders, he answered in the eration, is it not to all intents and purposes, out of affirmative, and called over the names of three indiuse? Is a dead thing any the less dead, because viduals. I understood him to say William Branch,

Again, Gen. Saunders, in the last Legislature, seeconnection with their European mother, and volunta. ing that this doctrine which he had before advocated, having been disregarded or become obsulete, and that Sir, the honor, the dignity, the good name of A. it had become the settled policy of Congress (the merica, for all time to come, demands at the hands Democrats having the majority too,) to lavish or of the American people, not only that they should squander these lands upon the new States, offered a not sympathize with or encourage, but that they should resolution, the purport of which was, as well as I reindignantly frown upon and suppress any attempts, member, that North Carolina ought to set up her by violence in any form, to wrest from Spain any claim to a just and equitable share of the said lands. part of her possessions-whether they be stimulated and was voted for by about (wenty Democrats. But, of September for China, but the steamer Princeton by political ambition or by a spirit of speculative ah! "Othello" will say, he was a disappointed office has turned out an utter failure. The Government, at seeker. How was it with the twenty? And how the present moment has but one vessel at command ble a shape, located in a beautiful and healthful re was it with Mr. Dobbin? Did he not say in a speech for the purpose of conveying Mr. Walker, the Sara-country traversed by Stages, and soon to be by Rai Now, Mr. Editor, I ask you, as a man of truth, was it with Mr. Dobbin? Did he not say in a speech for the purpose of conveying Mr. Walker, the Sarawould you prefer that Mr. Venable should abandon upon the subject, somewhat like this: "that if this nac, and it is said that she cannot be got ready much his position and envorse " filibusterism ?" Do you squandering system is to prevail, no Democrat would ndorse the sentiments of many wild and reckles, or ought to hesitate about the propriety of the old States coming in for their share of the public demain?" Mr. Venable, this is precisely his position.

What a pity it is, Mr. Editor, that these gentlemen ant subject-more important to our country than the did not awake sooner, for the great fear now is, that all their untried eloquence, even if it could be Mr. Venable also holds the following language in brought to bear upon the Congress of the country, would fail to obtain justice in behalf of the old States. "I adhere to the Monroe doctrine; Europe cannot The public domain is going, and in a few years will and must not interfere with the nations of this con- be gone. Now, let me ask "Othello," ought Mr. tinent who are struggling for their liberty and have Venable, or any body else, to hesitate for a single asserted their independence. Neither can this Gov- moment as to the propriety of receiving the proporernment regard without offence the attempt to colon- tion to which North Carolina is justly entitled? And ize monarchical institutions upon the continent of I will ask further, is it fair or generous to say, that America. By this I stand in the fullest meaning of Mr. Venable has deserted his party, because he susthe terms. I also adopt the rest of the Monroe doc- pended in effect, for the time, a principle which extrine in the same message: That during the struggle isled then only in name, and assumed the position of between the Spanisn colonies and Spain the United Gen. Jackson, Messrs. Cass and Douglas, and voted States maintained a strict neutrality-a neutrality as for Bennett's land bill, by the provisions of which, if proper at this time as then. And whilst I do not it had passed, North Carolina would have received a sales of 8:0 bbls. at \$12 75. Cut meats-sales of esitate to say that I could not consent that Cuba pittance of her share of the said lands? Be candid,

unless circumstances greatly change, it is best for all ed in the outset, I will pass on to the closing remarks concerned that it remain in the possession of Spain. of the gentle and confiding "Othello." He says, There are strong reasons for believing that, under all it will be found out " when the votes come around, spects of the question, the present interest of the that it is not the principles of his party, but Mr. Venthe continued ownership of Spain. Purchase is for issue with him, not only as to every line, but every the present out of the question. Spain has refused word; and I hope he will pardon me for saying, that to sell. The course of our own people was mainly so far as relates to Granville, his reckoning has been instrumental in that determination. The only mode very much at random. I know the Democracy of of the Fishing squadron. He was accompanied by of acquisition besides is by conquest in a war with this county, and however discomforting it may be to Lt. Henry W. Lewis and Col. J. J. Cunningham, Spain, or annexation after a revolution has been successfully prosecuted to independence. The first can couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignantly declined a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignate a couragement of the triends of Mr. Venable in the J. D. Ward, of N. C., who indignate a couragement of the triends of the t only be justified by wrongs inflicted and unredressed other counties of the District, that at no time during \$1,900 clerkship, and subsequently took a \$1,200 Spain upon the United States; for no just man the canvass, would he have lost fifty Democratic votes; post, was to-day removed. can for a moment tolerate the monstrous wickedness and now, that Mr Sion H. Rogers is in the field as of a war of conquest. War-the greatest temporal the Whig candidate, the Democrats will come up in evil, except national dishonor, and never justifiable solid column to his support. Against Mr. Lewis, Mr. except as the plimate resort-war, if unjust, is the Venable would have received two-thirds of the Whig obscure, where I can keep her above positive want." greatest crime which stains the world. For this there votes polled; and judging from what I have recently exists no pretext, and it is presumed none will seen and heard, I feel that I risk but little in saying that he will at the election receive at least one third Mr. Venable is not alone amongst the Democracy of the entire Whig vote. While Mr. Lewis cannot, from both parties, receive enough to make up a cor-

Why do I say that so many Whigs will vote for Mr. Venable ? Because, first-to the people of Granville, with the exception of the Lawyers and a few other persons, Mr Rogers is an entire stranger. He has been, and will be consured for putting off so late becoming a candidate. It has been asked, and will be asked, and the question will be echoed and reechoed, why did he not take this step at the first, and set forth and advocate his principles before the people, and thereby show that he is not ashamed of

And secondly. In his card he touches the land question only. It has been said with emphasis, that Mr. Venable has aiready voted right upon this question, and having been arraigned for so doing, by a portion of his own people, will show their approval of his course by voting for him. Here, allow me, Mr. Editor, most respectfully to

suggest that Mr. Rogers has placed himself in a very Democratic candidate is, that he is assailed in debate by both Mr. Rogers and Mr. Venable. He is thus called upon to stand up alone for Democratic candidate is that Mr. Lewis is the Department in the lower part of Eastern North Carolina were at the lower part of Eastern North Carol

President Pierce returned to Washington on the 16th, from his trip to New York, to attend the opening of the Chrystal Palace. His reception along the route and in New York was of a most enthusiastic and gratifying character,

The President Pierce returned to Washington on the 16th, from his trip to New York, to attend the President was quite unwell yes. So, it will be seen, that James C. Dobbin, who occupies a prominent position in the Cabinet of Franklin Pierce, is among those you have denounced along the route and in New York was of a most enthusiastic and gratifying character,

The President Pierce returned to Washington on the 16th, from his trip to New York, to attend the President was quite unwell yes. So, it will be seen, that James C. Dobbin, who occupies a prominent position in the Cabinet of Franklin Pierce, is among those you have denounced and of the fatigue of his late trip, which did not affect him until yesterday morning. A day's rest will probably restore him to his usual strength.

The President Pierce returned to Washington on the 16th, from Wood. So, it will be seen, that James C. Dobbin, who occupies a prominent position in the Cabinet of Franklin Pierce, is among those you have denounced and of the fatigue of his late trip, which did not affect him until yesterday morning. A day's rest will probably restore him to his usual strength.

WILDER, and Wood.

So, it will be seen, that I alone an respect of the word bound by them; for indirectly, in the late of the word bound by them; for indirectly, in the late of the late of the late of the late of the word bound by them; for indirectly, in the late of the

with a few remarks most felicitous and well conceivoice pealed through the air the hearts of his hearers the pleasure of being present. As an intellectual efto glimmer at all, work! and a brilliant victory will 4th of July it was appropriate, instructive and original. The enthusiastic applause which greeted almost every sentence, testified the delight with which it was received and the hearty response which it met in every bosom. After the oration, the audience were invited to partake of a sumptuous dinner at Paschall's Hotel, which was served up in the best style and taste. In the evening a large and highly agreeable party came off at Col. W. W. Young's Hotel. And thus ended the festivities of our last 4th, (may the having occurred to mar the harmony or diminish the pleasures of the day. Is it meet that all Americans celebrate and keep sacred this day to the memory of

> name of liberty, let it never be forgotten.
>
> AUDITOR. Oxford, July, 1853.

> > For the Standard.

MIDWAY, July 10th, 1853. MR. HOLDEN: I was somewhat surprised when I cause of it. Please strike out Mr. Branchs' name. Very respectfully, yours &c., ISAAC H. BRIDGES.

their forefathers and the father of their country? Let

Washington Affairs.

Washington, July 18. The action of Mr. Marshall, in relation to the Chinese rebellion, displeases and embarrasses the Administration much more sehas entirely recovered, and was to leave on the 20th the present moment has but one vessel at command ble a shape, located in a beautiful and healthful reg before December. It is now thought that the fishery question will

not be disposed of before the session of Congress. In this he was right. Well, if I have understood A new element is said to have turned up to delay nepotiations. The Congressional Library is finished and fur-

nished in splendid style. The transfer of books will commence immediately.

Gov. Trousdale, Minister to Brazil, is here.

neavy, with sales of 400 bales. Flour-the market Tobacco, Wheat, Cotton, Flour, &c., whether for is firm, with sales of 16,500 bbls. at 5 12½ a 5 15 ment, and is prepared to make liberal advances when required for State. 5 a \$5 18½ for Genesse, and 5 18 a 5 314 cd. Particular attention paid to the Receiving and Forward for State, 5 a \$5 181 for Genesse, and 5 18 a 5 311 for Southern brands. Wheat is firm, with sales of 40,000 bushels Western white at \$1 30. Cornsales of 40,000 bushels a 70 for mixed, and 71 cents for yellow. Whiskey is firm, with sales of 550 bbls. Ohio at 224 cents. Pork-sales of 260 bbls. at \$15 621 for mess, and \$13 for prime. Beef is firm, with 300 tierces at 61 cts. for shoulders, and 9 for hams. Lard is firm, with sales of 200 bbs. at 114 cts. Clover is steady at 10 cents per lb. Coffee-sales of 300 bags of 111 for Java, and 91 cts for Rio. Sugar-sales of 200 hhds at 4% for Muscovado, and 43 cents for New Orleans. Molasses-sales of 300 hhds. New Orleans at 281, and dull.

Washington Affairs. WASHINGTON, July 15. Com. Shubrick left for Portsmouth, N. H., to-day to assume the command

NEW YORK, July 17. The following was received

this morning from the Liverpool correspondent of the New York associated press, whence it had been transmitted by the steamer Arabia: London, July 2. A telegraphic dispatch annouces that a Russian corps of 12,000 men had entered Jassy, the principal town of Moldavia. This may prove the signal of a general war.

More Religious Troubles. Louisville, July 18. An anti-Catholic lecturer named Kirkland is holding forth here. Bishop Spalding has published a card requesting all Catholies to keep away from his meetings and to avoid all violence. The Mayor has also forbid his preaching, and refused to grant him a license to continue the

The Subscriber avails himself of this mode to inform his friends, and the public, that the School over which he presides, is in full and successful operation, with a larger attendance of Pupils than at any previous period. The Principal, assisted by ten competent Instructors, devotes his whole time to the duties of the School and devotes his whole time to the duties of the School, and in every branch professed to be taught, the public may be assured no pains will be spared to make the instruction imparted as thorough as possible. The Musical Department is under the charge of Profe sor Vincent exchange papers, and from private information has many as 37 Democrats, to-wit: Avery, Black, Bry-

DANIEL TURNER, Principal. Warrenton N. C. Female Seminary, ? July 18th, 1853.

W. L. POMEROY.

To see the infant tears gush forth To meet the meek aplifted eye. That fein would ask relief, Yet can but tell of agony— This is a mother's grief. Through dreary days and d To hear the faint and frequent sigh, The quick and shortened breath, To watch the last dread strife draw And pray that struggle brief ; Though all is ended with its close This is a mother's grief. To see in one short hour decayed The hope of future years; To feel how vain a father's prayer How vain a mother's tears; To think the cold grave now must close, O'er what was once the chief Of all the treasured joys of earth-This is a mother's grief. Yet when the first wild throb is past. Of anguish and despair, To lift the eye of faith to heaven And think " my child is there !"-This best can dry the gushing tears, This yields the heart relief.

Until the Christian's pious hope, O'ercomes a mother's grief. SUFFOLE, Va., July 15th, 1853. DIANOS, MUSIC, STRINGS, &c.-ANOTHER

To trace the march of death ;

BEAUTIFUL 5 OCTAVE MELODEON. A NOTHER SUPPLY OF NEW AND FASH-IONABLE MUSIC received at the MUSIC STORE

NEW SUPPLY OF PICTURES, WITH AND MUSIC STORE. CANARY BIRDS AND CAGES, BEAUTIFUL

REEBE'S FALL STYLE OF HATS.

CLUSTER SPRINGS, IN HALIFAX COUNTY, Val-ANALYSIS.—The Sulphur water contains:
Sulphuretted Hydrogen Gas,
Carbodic Acid Gas,
Sulphate of Lime,
Sulphate of Margaesia. Sulphate of Magnesia, Carbonate of Lund.

The Lime Water contains :— B.-Carbonate of Lime.

would become this country, cost what it might, to interpose and to prevent it. Every Country in Euifest injury of the old ones. Principles or doctrines

School. I had not the most distant idea of it. 1 conifest injury of the old ones. Principles or doctrines

School. I had not the most distant idea of it. 1 conifest injury of the old ones. Principles or doctrines

School. I had not the most distant idea of it. 1 conifest injury of the old ones. Principles or doctrines lemen: Doct. D. P. Gardner, former Professor of Chemistry at

your waters more extensively?" Whilst Doct. C. H. Jordan of Person county, N. C., Doct. Wm. M. Carrington, Doct. Wm. B. Jennings, Doct. C. Craddock, Doct. G. B. Marable, and Doctors J. E. & M. A. Harris, all of the county of Halitax, testify to the utility of these waters in the following terms:—"From experience we can safely recompand the Salahamaran in Therepaire. tollowing terms:—"From experience we can safely recommend the Sulphur water in Dyspepsia. It is the best antiacid we ever knew. Food cannot possibly sour in a stomach habitually supplied with the Sulphur water. It is invaluable in those chronic derangements of the Liver dependent on gastric irritation. Torpor of the Liver is speedily relieved by it. The worst cases of kidney and bladder affections are promptly relieved; whilst in uterine affections, it acts like a charm in restoring and correcting its irregularities and suppressions.

ties and suppressions.

Of the Chalybeate water, they say:—"It is an agreeable Chalybeate; none can be found more pleasant or agreeab to the taste, or more desirable in those diseases which d

the undersigned flatters himself, that the Cluster Staines will soon become the centre of attraction for the wealthy and clito of the land.

Halifax, July 9, 1853.

P. S. The Cluster Springs were incorporated with a capital of Fifty Thousand Dollars, by the Legislature of Virginia last winter. Being only four miles from the R. & D. Rall-

road, it is contemplated to connect it by railroad with that road, at South Boston. W. R. PEPPER, COMMISSION MERCHANT & FORWARDING AGENT, No. 24, High Street,

Роктвиоити, VA., NEW YORK, July 18th. Cotton-the market is Will give his personal attention to all consign

ing Goods. All orders for Merchandise of any description punctually attended to, and filled on the best terms.

REFERENCES.

David S. Rrid, Governor State of North Carolina.
R. M. Saunders, Raleigh, Maj. C. L. HINTON, " YARBOROUGH & STROTHER, Louisburg, Col. ANDREW JOYNER, Halifax, J. F. Simons, Weldon,
ALEX. McCras, President Wilmington R. B. R. Co. DAVID McDANIEL, Rocky Mount, North Carolina. M. Weston, " "
HENRY MORDECAL, Edgecomb,

W. H. WESTON, Guston, July 18th, 1853. BUSINESS HALL, No. 1, FATETTEVILLE STREET.

PECK & BELVIN—Trais changed, all right some.

The Subscribers having purchased the entire Stock of Dry Goods and Hardware of Messrs. EVANS & COOKE, at the old Goods and Hardware of Messrs. EVANS & COORS, at the old stand on the corner of the late Richard Smith, dec'd, intend keeping a general assortment of Dry Goods and Hardware, such as will suit the trade both in price and quality. The stock of Hardware is nearly complete and mostly new, lately purchased by Mr. Evans, one of the late firm. Intending to close out the entire stock of Dry Goods, to be replaced by new Goods—we shall offer such inducements to purchasers as will satisfy them by giving us a call—assuring the p that nothing shall be wanting on our part to merit their

L. H. B. WHITAKER & Son, Enfield, A. W. VENABLE, Granville,

D. E. Young, Henderson,

Register and Spirit of the Age copy. NOTICE.—WAS TAKEN UP NEAR NASHVILLE Nash County, and committed to Jail a Negro Wom who seems to be, from her appearance, about firty-five fifty years of age, about five feet six inches high, light collarge feet and eyebrows; has a downward look when spek to, has three under teeth in front, and has lost an up tooth in front. It seems to be impossible to learn from her rightful owner, as she has named several persons as ing her owners, she has named several persons as ing her owner; she seems to be of west mind, or is dispo-ed to act as such. The owner will please come forward and prove property, pay prison charges and take her away, or she will be disposed of according to law.

Nashville, N. C., July 9th, 1853. CO-PARTNERSHIP.—THE SUB

July 21, 1858.